MEMORANDUM

INLUC

Agenda Item No. 3(B)

TO:

Honorable Chairman Joe A. Martinez

and Members, Board of County Commissioners

DATE:

January 17, 2006

FROM:

Murray A. Greenberg

County Attorney

SUBJECT:

Ordinance relating to annexation; providing

exception to mitigation payment for annexation

of enclave area

The accompanying ordinance was prepared and placed on the agenda at the request of Commissioner Carlos A. Gimenez.

County Attorney

MAG/bw

Memorandum GOUNTY

Date:

To:

Honorable Chairman Joe A. Martinez

and Members, Board of County Commissioners

From:

George M. Burges

County Manager

Subject:

Amendment to Miami-Dade County Code Section 20-27: Providing Exception To

Mitigation Payment For Annexation To Enclave Area.

The accompanying ordinance could have a negative fiscal impact on Miami-Dade County. The amendment exempts municipalities that annex donor enclave areas from making annual payments into the municipal services trust fund to mitigate the financial loss to the Unincorporated Municipal Service Area (UMSA) resulting from the annexation.

According to Sec 20-26 (d) of the County Code, the Board of County Commissioners already has the authority to determine the amount of an annual mitigation payment when a new annexation has a negative fiscal impact on the UMSA budget. Passage of this ordinance would restrict the Board's flexibility by eliminating mitigation payments for the annexation of enclave areas.

An unincorporated enclave is defined in Section 20-7 (A) (1) (c) of the Miami-Dade County Code as an unincorporated area surrounded on more than 80 percent of its boundary by one or more municipalities and of a size that could not be serviced efficiently or effectively. A donor area is one in which revenues provided to the County exceed the cost to the County of providing municipal services. The annexation of such an area removes the excess revenue from the UMSA budget requiring either a decrease in services to the remaining UMSA or the replacement of lost revenues from another source.

The attached summary shows that four of the fifteen existing enclaves are currently donor areas.

Enclave Area	Net Revenue Loss to UMSA Budget
El Portal – Miami	\$ 16,646
Hialeah	\$ 64,059
High Pines	\$1,331,591
Opa Locka	\$ 60,112

If all four donor enclaves were to be annexed this year, the negative fiscal impact to the County would approximate \$1,472,408 if no mitigation were collected from the annexing municipalities. This figure is net of franchise fee and utility tax collections retained by the County for annexed areas.

I strongly recommend the Board amend this ordinance to allow for mitigation payments for enclave areas but not mandate such payments. In this way the Board has maximum flexibility to deal with any unique circumstances on a case by case basis.

Assistant County Manager

1/6/2006ENCLAVE SUMMARY-PLV

Estimated Fiscal Impact of Existing Enclave Areas on the UMSA Budget (based on fiscal year 2005-2006 statistics)

OPA I OCKA 34 719 541	2,050,837,470	≈ - CCACCE TETTEX TAXX	•	NORTH MIAMI BEACH - C 186 002 149	NORTH MIAMI BEACH - B 4,829,305		NORTH CENTRAL AND SHORES 2,580,704,433				AL - MIAMI	CEIVANN	/	BISCAYNE SHORES 506,349,503	BISCAYNE GARDENS 935,745,616		VALUE	ENCLAVE TAXABLE
0	39,624	603	4,012	A 813	177	268	100,078	2,633	3,125	2,153	67	C	, i	9.076	32,705	1,589		BOILDA INDITA II IDOU
89	30,315	375	0,000	ת מאמ	105	157	164,550	2,049	1,674	782	4	46		9.096	39,689	1,873	CALLS	<u>5</u>
0.90	30,42	1.98	14.22	14.33	1.00	1.20	285.82	7.60	14.75	6.16	0.05	0.00		14 35	11.75	4.22	MILES	
\$94,057	\$8,967,036	\$75,390	\$004,020	800 V808	\$28,321	\$38,761	\$15,606,960	\$709,087	\$1,966,864	\$359,748	\$18,186	\$0	\$1,100,010	\$2 153 075	\$5,350,550	\$352,027	REVENUE	9900
\$33.945	\$11,454,430	\$140,361	87C'818'18	94 040,000	\$39.884	\$59,311	\$64,669,165	\$767,773	\$635,273	\$295,689	\$1,540	\$16,860	\$0,011,101	\$3 377 787	\$14,976,825	\$727,789	COST	0000
\$60.112	(\$2,487,394)	(\$64,971)	(\$1,055,503)	(#1,000)	(\$11.563)	(\$20,550)	(\$49,062,205)	(\$58,686)	\$1,331,591	\$64,059	\$16,646	(\$16,860)	(41,744,714)	(#1 00/ 740)	(\$9.626.275)	(\$375,762)	GAIN/LOSS	

North Miami Beach Areas A & B are part of the same police grid. The total calls in the grid (262) were divided among the areas based upon population distribution

TO:

Honorable Chairman Joe A. Martinez

DATE:

December 20, 2005

and Members, Board of County Commissioners

FROM:

Murray A. Greenberg

County Attorney

SUBJECT: Agenda Item No.

Plea	ase note any items checked.
	"4-Day Rule" ("3-Day Rule" for committees) applicable if raised
	6 weeks required between first reading and public hearing
	4 weeks notification to municipal officials required prior to public hearing
	Decreases revenues or increases expenditures without balancing budget
	Budget required
	Statement of fiscal impact required
	Bid waiver requiring County Manager's written recommendation
	Ordinance creating a new board requires detailed County Manager's report for public hearing
	Housekeeping item (no policy decision required)
	No committee review

Approved	Mayor	Agenda Item No. 4(F)
Veto		12-20-05
Override		
· 	ORDINANCE NO.	

ORDINANCE RELATING TO ANNEXATION; AMENDING ORDINANCE **NUMBERS** 05-73 AND 05-142 MIAMI-DADE COUNTY. FLORIDA; **PROVIDING EXCEPTION** TO MITIGATION **PAYMENT** FOR ANNEXATION OF **ENCLAVE** AREA: **PROVIDING** SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE DATE

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA:

Section 1 of Ordinance 05-73 of Miami-Dade County is hereby amended to read as follows:¹

Sec. 20-27. Policy Regarding Incorporation and Annexation of Commercial, Business, or Industrial Areas.

(1) Policy. It is the policy of the Board of County Commissioners that any proposed municipal incorporation which would result in a donor municipality having any Commercial Business or Industrial or "CBI Area" within its boundaries or any municipality that proposes the annexation of any CBI Area in the area it proposes to annex shall as a condition of incorporation or annexation, pay to the County 100% of the net excess of revenues minus expenses attributable to the CBI Area within the boundaries of the proposed municipality or the annexed area. In the case of incorporation, the agreement to pay net excess of revenues minus expenses shall be included in the charter of the proposed municipality. In the case of annexation, the agreement to pay net excess of revenues minus expenses

Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

shall be included in an interlocal agreement between the municipality and the County. >> It is provided, however, that this policy shall not apply to a municipality which seeks to annex an enclave area as that term is defined in Section 20-7(c).<<

* * *

Section 2. Section 1 of Ordinance 05-142 of Miami-Dade County is hereby amended to read as follows:

Sec. 20-8.5. Mitigation on proposed boundary changes.

- (a) The Board of County Commissioners may require as a condition of municipal boundary change involving an area that is not revenue neutral, that the municipality shall agree to make an annual mitigation payment to the County's Municipal Services Trust Fund in the Unincorporated Municipal Services Area Budget. The amount of the annual mitigation payment shall be determined by the Board of County Commissioners. For purposes of this section, "a revenue neutral area" is defined as an area that previously, as part of the unincorporated municipal service area, generated revenues equal to or less than the cost of services provided to the area by the County.
- (b) In determining whether as a condition of any municipal boundary change the annexing municipality will be required to pay an annual mitigation payment to the County's Municipal Services Trust Fund, the Board of County Commissioners may consider [[, among]] other facts deemed appropriate by the Board [[, whether the proposed annexation will eliminate enclave areas in the unincorporated area]]. >> It is provided, however, that the Board of County Commissioners shall not require annual mitigation payment as a condition of a municipal boundary change where a municipality seeks to annex an enclave area as that term is defined in Section 20-7(c).<<

Section 3. If any section, subsection, sentence, clause or provision of this ordinance is held invalid, the remainder of this ordinance shall not be affected by such invalidity.

Section 4. It is the intention of the Board of County Commissioners, and it is hereby ordained that the provisions of this ordinance, including any sunset provision, shall become and be made a part of the Code of Miami-Dade County, Florida. The sections of this ordinance may be renumbered or relettered to accomplish such intention, and the word "ordinance" may be changed to "section," "article," or other appropriate word.

Section 5. This ordinance shall become effective ten (10) days after the date of enactment unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

CHC/C9-S

PASSED AND ADOPTED:

Approved by County Attorney as to form and legal sufficiency:

Prepared by:

Craig H. Coller

Sponsored by Commissioner Carlos A. Gimenez

